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ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. FIRST NAMED INVENTOR **FILING DATE** Paul T. Van Gompel 659-1764 K-C Ref. No. 5888 10/660,081 09/11/2003 159 **EXAMINER** 7590 01/12/2006 Andrew D. Stover MUSSER, BARBARA J **BRINKS HOFER GILSON & LIONE** PAPER NUMBER **ART UNIT** P.O. BOX 10395 CHICAGO, IL 60610 1733

DATE MAILED: 01/12/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No.	Applicant(s)
		10/660,081	VAN GOMPEL ET AL.
		Examiner	Art Unit
		Barbara J. Musser	1733
Period fo	The MAILING DATE of this communication apports or Reply	ears on the cover sheet with the c	orrespondence address
WHIC - Exte after - If NO - Failt Any	CHEVER IS LONGER, FROM THE MAILING DATES and the may be available under the provisions of 37 CFR 1.13 of SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status			
1)⊠	Responsive to communication(s) filed on 13 October 2005.		
2a)⊠	This action is <b>FINAL</b> . 2b) This action is non-final.		
3) Since this application is in condition for allowance except for formal matters, prosecution as to the me			
	closed in accordance with the practice under E		
Disposit	ion of Claims		
5)□ 6)⊠ 7)□	Claim(s) 1-18 is/are pending in the application.  4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 1-18 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or	vn from consideration.	
Applicat	ion Papers		
10)	The specification is objected to by the Examiner The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the o Replacement drawing sheet(s) including the correcti The oath or declaration is objected to by the Examiner	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).
Priority ι	under 35 U.S.C. § 119		
12) [ a)	Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the priority application from the International Bureau  See the attached detailed Office action for a list of	s have been received. S have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage
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Attachmen	•		
2)	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	·

### **DETAILED ACTION**

### Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 2, and 14-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Otsubo(U.S. Patent 6.450.996) or Otsubo(CA 2,292,168)[All column and line number refer to the U.S. Patent.] in view of Van Gompel et al.(U.S. Patent 4,938,753).

Otsubo discloses an absorbent garment having a topsheet(13), a backsheet(14), and an absorbent core(15).(Figure 2) The garment has a fold running its length from one waist section to the other along at least one side.(Figure 1) This fold is unfoldable at the waist sections and the fold causes the garment to be laterally expandable at the waist sections.(Col. 3, II. 12-15, 33-38) The reference does not disclose that the front and back side panels of the garment are separate side panels which are attached to the main body of the garment. Van Gompel et al. discloses a well-known method of forming a diaper includes joining separate front and back side panels to the main core of the garment.(Figure 5A) It would have been obvious to one of ordinary skill in the art at the time the invention was made that separate front and back side panels could be attached to the main core of the garment rather than formed with it since this is a well-known alternative as shown for example by Van Gompel et al.(Figure 5A)

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Regarding claim 2, Otsubo discloses the side panels have tape(12) which secures the front side panels to the back side panels in use.(Figure 1; Col. 2, II. 34-50)

Regarding claims 14 and 16, Otsubo discloses elastic leg holes which are along one side of the composite.(10,11)

Regarding claim 15, Otsubo discloses the backsheet can be a laminate made of a vapor-permeable liquid impermeable film bonded to a nonwoven fabric.(Col. 4, II. 38-42) While the reference does not explicitly state the fabric is the outer layer, one in the art would appreciate that it would be since the only obvious purpose of the nonwoven is to improve touch or image, either of which would require the nonwoven to be the exterior layer. The vapor-permeable liquid impermeable layer can be considered a barrier between the core and the nonwoven backsheet.

Regarding claim 17, while Otsubo does not disclose the side panels being made of an elastic material, Van Gompel et al. discloses the side panels can be made of elastic.(Col. 3, II. 10-11) It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the side panels of Otsubo from an elastic material since Van Gompel et al. discloses this is a known type of side panel and since an elastic panel would result in a good fit.

3. Claims 3-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Otsubo and Van Gompel et al. as applied to claim 1 above, and further in view of Putzer et al.

The references cited above do not disclose the absorbent core being interfolded with the backsheet. Putzer et al. discloses it is known that when forming a folding the

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backsheet, the core can either be interfolded with the backsheet or not. (Figures 4 and 5) It would have been obvious to one of ordinary skill in the art at the time the invention was made that the absorbent core could be wider and interfolded with the backsheet rather than narrow and not interfolded with the backsheet since Putzer et al. discloses these are alternatives in the art(Figures 4 and 5) and since a larger absorbent core would allow the absorption of a larger amount of fluid.

Regarding claim 4, since the fold(18) unfolds, one in the art would appreciate that in the unfolded state the garment had a different width than in the folded state.

Regarding claim 5, since the folds are bonded to a web(2) at the center of the folds, the ends of the folds could be unfolded without unfolding the center.

Regarding claim 6, since the Figures of Otsubo show the folds together are substantially wider than 10% of the width of the body, one in the art would appreciate that the difference between the expanded and unexpanded widths would be at least 10%, particularly since for the difference in width to be less than 10%, each fold would have to be very small.

Regarding claim 7, Otsubo discloses the topsheet(16) is interfolded with the backsheet.(Figure 1)

4. Claims 8-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Otsubo and Van Gompel et al. '753 as applied to claim 1 above, and further in view of Van Gompel et al. '584(WO 00/30584).

The references cited above do not disclose the diaper front and back being extensible. Van Gompel et al. '584 discloses making the cover resiliently stretchable to

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result in a considerably improved fit.(Pg. 2, II. 16-18, 30-31) It would have been obvious to one of ordinary skill in the art at the time the invention was made to add a back cover to the diaper of Otsubo and Van Gompel et al. '753 and to make this cover and the topsheet of the diaper extensible since this would result in an improved fit of the diaper(Pg. 2, II. 16-18, 30-31) particularly since Van Gompel et al. discloses using folds in conjunction with extensible covers(Figure 4A).

Regarding claims 9 and 12, Van Gompel et al. discloses the outer cover can elongate at least 1 cm when subjected to a force of 30 gmf per inch.(Pg 8, II. 5-6)

Regarding claims 10 and 13, Van Gompel et al. discloses the extensible layer can provide a substantially permanent deformation of at least about 20% when subjected to a force of 50 gmf per inch and then allowed to relax for one minute.(Pg. 8, II. 7-8)

## Response to Arguments

5. Applicant's arguments with respect to claims 1-18 have been considered but are most in view of the new ground(s) of rejection.

#### **Conclusion**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Barbara J. Musser whose telephone number is (571) 272-1222. The examiner can normally be reached on Monday-Thursday; alternate Fridays.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Crispino can be reached on (571)-272-1226. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

BJM

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PRIMARY EARINGER